## IN THE UNITED STATES DISTRICT COURT Case 3:17-cr-00021-MFORD PART HOERN FIRST CASE 1 of 1 PageID 77 DALLAS DIVISION

UNITE	ED STAT	TES OF AMERICA	)	
VS.			)	CASE NO.: 3:17-CR-021-M (01)
MANUEL MEDINA-VALDES, Defendant.			) )	
ORDER ACCEPTING REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE CONCERNING PLEA OF GUILTY				
Magistr U.S.C. Magistr Court a superso a Detect	t of the rate Judg § 636(b) rate Judg accepts the eding Inctable A	eviewing all relevant matters of record, defendant, and the Report and Reconge, and no objections thereto having beautiful the undersigned District Judge is ge concerning the Plea of Guilty is combe plea of guilty, and MANUEL MED formation, that is, Possession with the amount of Methamphetamine, a Sch (b)(1)(C). Sentence will be imposed in	mmendation Concerning en filed within fourteen of the opinion that the rect, and it is hereby access DINA-VALDES is hereby the Intent to Distribute a literal opinion.	g Plea of Guilty of the United States days of service in accordance with 28 Report and Recommendation of the epted by the Court. Accordingly, the by adjudged guilty of Count 1 of the Mixture and Substance Containing lbstance, a violation of 21 U.S.C. §
	The de	fendant is ordered to remain in cust	ody.	
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).			
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).			
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrende to the United States Marshal no later than			
	The def	There is a substantial likelihood that a The Government has recommended the This matter shall be set for hearing befor release for determination, by clear to flee or pose a danger to any other parts.	a motion for acquittal or hat no sentence of impri fore the United States Ma and convincing evidence	new trial will be granted, or sonment be imposed, and agistrate Judge who set the conditions ce, of whether the defendant is likely
	a motio under § the con circums it has b	fendant is not ordered detained pursual nalleging that there are exceptional circles 3143(a)(2). This matter shall be set for ditions of release for determination of stances under § 3145(c) why the defendent shown by clear and convincing ever person or the community if released	cumstances under § 3145 or hearing before the Un whether it has been cleadant should not be detailed idence that the defendant	(c) why he/she should not be detained nited States Magistrate Judge who set arly shown that there are exceptional ned under § 3143(a)(2), and whether it is likely to flee or pose a danger to

SIGNED this 18th day of July, 2017.

BARBARA M. G. LYNN
CHIEF HIDGE